1723

## 2015-2016 Regular Sessions

## IN SENATE

## January 14, 2015

Introduced by Sen. PARKER -- read twice and ordered printed, and when printed to be committed to the Committee on Banks

AN ACT to amend the banking law, in relation to full disclosure of interest rate on unsolicited mail-loan checks

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

- Section 1. Subdivision 2 of section 9-t of the banking law, as added by chapter 309 of the laws of 2002, is amended to read as follows:
  - 2. Any lending institution which issues mail-loan checks shall:

3

5

7

8

12

13 14

- (a) include on the face of each check issued to a non-customer a written statement, in legible type reading "ONE FORM OF VALID PHOTOGRAPHIC ID NEEDED TO CASH OR DEPOSIT"; provided, however, that any entity cashing or accepting a mail-loan check for deposit may require more than one form of identification;
- 9 (b) make no reference on the outside of the envelope containing a 10 mail-loan check that indicates that a check is enclosed within such 11 envelope;
  - (c) provide that all mail-loan checks shall be non-transferable; [and]
  - (d) include an expiration date of not more than six months on the mail-loan check; AND
- 15 (E) PROVIDE IN LEGIBLE TYPE ON THE FRONT PAGE OF THE SOLICITATION 16 LETTER, THE INTEREST RATE OR RATES TO BE APPLIED TO SUCH LOAN, AND 17 PROVIDE A TABLE DEMONSTRATING THE TOTAL COST OF SUCH LOAN AT INCREMENTAL 18 DOLLAR AMOUNTS, AT THE OFFERED INTEREST RATE, OVER INCREMENTAL PERIODS 19 OF TIME OF SIX MONTHS, ONE YEAR, AND THREE YEARS.
- 20 S 2. This act shall take effect on the sixtieth day after it shall 21 have become a law.

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [ ] is old law to be omitted.

LBD06483-01-5